

MAY SESS.
1813.

APPENDIX.—RESOLUTIONS.

No. 8.

Passed May 29
Notice to be given
of intended appli-
cations for roads

RESOLVED, That from and after the present session of assembly, no private act, nor any bill for laying out any new road, or for altering or extending any old road in this state, shall pass the legislature upon any petition or application whatever, if of a private or personal nature, unless notice be given by the petitioner or applicant in some newspaper printed in the county where the petitioner or applicant resides, or in the county where the road proposed will run, if respecting a road, provided there be a newspaper published in that county; and if there be no newspaper printed in such county, then in some newspaper printed in the city of Baltimore, city of Annapolis, Frederick-town, Hager's-town, District of Columbia, or Easton, for four successive weeks, or by advertisement set up at the court house door of the county where such petitioner or applicant resides, at least four weeks before and within three months of the time when such petition or application shall be presented or made to the general assembly, that a petition is intended to be preferred, mentioning in such notice the substance of such petition; and the petitioner or applicant shall produce evidence of such notice to the general assembly at the time of hearing such petition.

Resolution to be
published

RESOLVED, That the executive of this state, in order to give publicity to the above resolution, cause the same to be published in all the newspapers published in this state, and in such others as they think best calculated for that purpose.

DECEMBER SESSION, 1813.

No. 1.

Passed Jan 4, 1814
Index to be made
to the acts and re-
solutions since
1799

RESOLVED, That the governor and council cause an index to be made to all acts and resolutions of the general assembly, passed since the year seventeen hundred and ninety-nine, with references to the sessions, chapters and sections; and that the same be printed, and distributed with the acts of the present session of assembly, to such persons and authorities as are by law entitled to receive the said acts.

No. 4.

Passed Jan 15 1814
In favour of state
debtors

RESOLVED, That the governor and council be, and they are hereby authorised and empowered, in all cases of debts due to this state, where judgments have been obtained, and the defendants are subject to execution, upon application being made to them, and being fully satisfied that the said debt for which an indulgence is prayed is well and sufficiently secured, and upon such applicant paying six per cent. interest and all costs due thereon, to stay any further proceedings against such debtors until the first of January eighteen hundred and fifteen; and the said debtors to the state against whom judgments are obtained for principal and fifteen per cent. interest, are hereby released from nine per cent. of said interest, upon their making payment of the principal and six per cent. interest and costs, on or before the first day of January eighteen hundred and fifteen; provided, that any judgments upon which proceedings may be stayed as aforesaid, shall continue and remain in full force, and executions may be issued thereon at any time after the expiration of such stay.